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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/824,506	04/15/2004	Daisuke Tsutsumi	26B-034	6563
23400 POSZ LAW GI	7590 01/29/2007 ROUP, PLC	EXAMINER		
12040 SOUTH LAKES DRIVE SUITE 101 RESTON, VA 20191			FIGUEROA, JOHN J	
			ART UNIT	PAPER NUMBER
			1712	
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SHORTENED STATUTORY PERIOD OF RESPONSE MAIL DATE		MAIL DATE	DELIVERY MODE	
3 MONTHS 01/29/2007			PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Apr	olication No.	Applicant(s)			
·	10/	824,506	TSUTSUMI ET AL.			
Office Action Summa	nn(	miner	Art Unit			
		n J. Figueroa	1712			
The MAILING DATE of this co			with the correspondence address			
Period for Reply						
A SHORTENED STATUTORY PER WHICHEVER IS LONGER, FROM - Extensions of time may be available under the p after SIX (6) MONTHS from the mailing date of t - If NO period for reply is specified above, the may - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.7	THE MAILING DATE ( rovisions of 37 CFR 1.136(a). I his communication. ximum statutory period will appl for reply will, by statute, cause months after the mailing date o	OF THIS COMMUN In no event, however, may by and will expire SIX (6) Mo the application to become	NICATION. a reply be timely filed  DNTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. § 133).			
Status						
1) Responsive to communication	n(s) filed on <u>02 Novem</u>	<u>ber 2006</u> .				
2a) This action is FINAL.	2b)☐ This action	on is non-final.				
3) Since this application is in con	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the	practice under Ex par	rte Quayle, 1935 C	D. 11, 453 O.G. 213.			
Disposition of Claims			•			
4) Claim(s) <u>1,2,4-9 and 11-15</u> is/	are pending in the app	olication.				
4a) Of the above claim(s)	- · · ·					
5) Claim(s) is/are allowed	•					
6)⊠ Claim(s) <u>1,2,5-9 and 12-15</u> is/	are rejected.		•			
7) Claim(s) 4 and 11 is/are object	ted to.					
8) Claim(s) are subject to	restriction and/or elec	tion requirement.				
Application Papers						
9) The specification is objected to	hy the Evaminer					
10)☐ The drawing(s) filed on	•	or b) objected to	o by the Examiner			
Applicant may not request that an	•	· · · · · ·	·			
	•	• • •	g(s) is objected to. See 37 CFR 1.121(d).			
11) ☐ The oath or declaration is object	_	•				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a	alaim for foreign prior	ity under 25 U.S.C.	\$ 110(a) (d) ar (f)			
a) ⊠ All b) ☐ Some * c) ☐ None	• •	ity under 35 U.S.C.	9 119(a)-(u) or (i).			
1. ☐ Certified copies of the p		e heen received				
2. ☐ Certified copies of the p		_	Application No			
<u> </u>	•		n received in this National Stage			
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* See the attached detailed Office		•	ot received.			
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Attachment(s)						
1) Notice of References Cited (PTO-892)			Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Re		Paper No	o(s)/Mail Date			
Information Disclosure Statement(s) (PTO/S Paper No(s)/Mail Date	3B/08)	5)  Notice of Other: _	Informal Patent Application			
S. Patent and Trademark Office PTOL-326 (Rev. 08-06)	Office Action S	ummary	Part of Paper No./Mail Date 20070111			

Application/Control Number: 10/824,506 Page 2

Art Unit: 1712

### **DETAILED ACTION**

## Response to Amendment

1. The 35 U.S.C. 102(b) rejection of claims 1, 2, 4-9 and 11-13 as being anticipated by PCT Application Publication Number WO 2001/27204 A1 to Matsuoka et al., hereinafter 'Matsouka' (item 3 on page 2 of the Office Action of August 9, 2006, hereinafter 'OA') has been withdrawn in view of Applicant's amendment to the claims in the response to OA filed November 2, 2006, hereinafter 'Response'.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 5-9 and 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent Number (USPN) 5,625,002 to Kadoi et al., hereinafter 'Kadoi', as further evidenced by USPN 3,919,177 to Campbell, hereinafter 'Campbell', in view of Derwent Abstract of Japanese Patent Number JP 2000160011 A to Nishimura et al., hereinafter 'Nishimura'.

New claims 14 and 15 limit olefin (b) of the resin product, and fuel tank comprising thereof, to be 15% to 40% by wt. of the (b-1) component and 60% to 85% by wt. of the (b-2) component.

Kadoi discloses a polyphenylene sulfide resin composition, having excellent flexibility, impact and melt flow characteristics, comprising (A) a polyphenylene sulfide (PPS), (B) an epoxy group-containing olefinic polymer, and (C) an elastomer selected from, *inter alia*, ethylene/propylene copolymers; ethylene/butene copolymers; copolymers of ethylene with a monomer selected from acrylic acid, methacrylic acid and alkyl esters; and salts thereof, and a shaped article made from said polyphenylene sulfide composition. (Abstract; col. 1, lines 16-18; col. 2, lines 4-23) The mixing ratio among the PPS (A), the epoxy group-containing olefinic copolymer (B), and the elastomer (C) can be within a range such that the (A)/[(B)+(C)] weight ratio is from 55/45 to 99/1, and the (B)/(C) weight ratio is from 95/5 to 5/95. (Col. 6, lines 62-67)

Kadoi discloses that although any PPS prepared according to known processes can be used, the PPS generally includes a low molecular weight PPS (as prepared by the process in USPN 3,354,129 to Edmonds) and/or a substantially linear polymer PPS having a relatively high molecular weight (which can be prepared in accordance with the process taught in Campbell) due to the excellent toughness of the PPS. (Col. 2, 39-55; See also, Campbell, col. 9, lines 29-45 disclosing a process for preparing a PPS of relatively high molecular weight having a MFR from about 50 to 700, ASTM D 1238-70, 600°F, 5kg/10 min.)

The PPS used in Kadoi can be subjected to an (a) an acid treatment, (b) a hot water treatment and/or (c) an organic solvent washing treatment, wherein the organic solvent can be chloroform. (Col. 3, lines 29-32; col. 4, lines 5-42) The PPS/PPS resin composition can contain usual additives such as an antioxidant, a heat stabilizer, a lubricant, a crystal nucleating agent, an ultraviolet absorber, a colorant and a minor amount of other polymer, such as a cross-linking-preventing agent as, e.g., dialkyltin dicarboxylate or aminotriazole. (Col. 4, line 60 to col. 5, line 3)

Kadoi discloses that the epoxy group-containing olefinic polymer (B) is an olefinic polymer having an epoxy group in the side chain or main chain, wherein the epoxy group-containing olefinic polymer can be an olefinic polymer having a glycidyl group, such as a glycidyl ester; a glycidyl ether or a glycidyl amine in the side chain; a copolymer of an  $\alpha$  -olefin with a glycidyl ester of an  $\alpha$ , $\beta$ -unsaturated acid; glycidyl acrylate; glycidyl methacrylate; or glycidyl ethacrylate, and wherein the content of the epoxy group in the epoxy group-containing olefinic polymer (B) can be 0.1 to 30% by weight. (Col. 5, lines 4-33) Another olefinic monomer, such as methyl acrylate, methyl methacrylate, acrylonitrile, styrene, vinyl acetate or vinyl ether can be copolymerized with the epoxy group-containing olefinic polymer (B). (Col. 5, lines 33-39)

In addition, the elastomer (C) of PPS resin composition in Kadoi can be an ethylene/propylene copolymer; ethylene/butene copolymer; ethylene/propylene/diene copolymer; a copolymer of ethylene with acrylic acid, methacrylic acid or an alkyl ester; or a salt thereof. (Col. 5, lines 56-67) The ethylene/propylene copolymer is a copolymer of ethylene and propylene having a melt flow index of 0.1 to 50 g/10 min as determined

according to JIS K-7210, wherein the ethylene content is 30 to 95% by weight. (Col. 6, lines 1-5) The ethylene/butene copolymer is a copolymer of ethylene and butene-1 having a melt index of 0.5 to 50 g/10 min, wherein the ethylene content is 30 to 95% by wt. (Col. 6, lines 6-10)

Page 5

Moreover, Kadoi discloses that the PPS resin composition can be pelletized by melt-kneading and shaped into various articles having excellent impact characteristics and flexibility by various molding methods. It can be extrusion-molded into a tubular article, or other shaped article, having a high heat resistance, high chemical resistance, high gas-barrier property and excellent flexibility and impact resistance that is preferably useful in the automobile field, such as in a fuel line tube (part of a fuel tank) or as a brake tube. (Col. 7, lines 44-59)

Although Kadoi does disclose that the PPS resin can be prepared by any known method, thus not *requiring* it to be crosslinked by thermal oxidation (col. 7, lines 31-44), Kadoi does discloses in the examples, a process for forming samples of the PPS resin composition (col. 8, line 44 to col. 9, line 10); and a specific sample of a PPS resin composition formed from 70% by wt. of PPS, 20% of ethylene/butene copolymer and 10% of ethylene/glycidyl methacrylate. (Example 14 in Table 3 on col. 15-16; wherein the epoxy olefin to ethylene/α-olefin copolymer is 1:2, that is, the total olefin component comprises 33% epoxy olefin and 66% ethylene/α-olefin copolymer.) Kadoi does not expressly disclose the MFR for this PPS resin composition. However, because the resultant PPS resin composition disclosed in Kadoi (e.g. Example 14) and that

Application/Control Number: 10/824,506

Art Unit: 1712

encompassed by the instant claims are the same, they must inherently possess the same physical properties, such as MFR.

Regarding forming the PPS resin by a "flushing method", this is a product by process limitation that does not patentably distinguish a product claim from the prior art. When the reference teaches a product that appears to be the same as, or an obvious variant of, the product set forth in a product-by-process claim although produced by a different process." MPEP §2113. See In re Marosi, 710 F.2d 799, 218 USPQ 289 (Fed. Cir. 1983) and In re Thorpe, 777 F.2d 695, 227 USPQ 964 (Fed. Cir. 1985).

Finally, the claims recite the PPS component of the PPS resin composition further containing "an amount of extracts by chloroform of 2.2% by weight to 4.5% by weight." Apparently, the claims are reciting that the PPS component contain a specific amount of impurities obtained from the reaction product of the precursor monomers used to produce said PPS component. Kadoi does not expressly disclose "the amount of extracts by chloroform" of the PPS component of the PPS resin composition or the amount of impurities in the PPS component of the resin composition (although Kadoi does discloses treating/purifying the PPS component with chloroform as discussed above).

However, Nishimura teaches that PPS resin compositions having a Sozhlet extracts by chloroform (same method as instant specification, page 13, lines 10-14) of less than 3 wt.%, provide products that have less frequency of burrs (rough edges) resulting from the shaping/molding of the PPS resin composition. Therefore, it would have been obvious to one skilled in the art to purify the PPS component of Kadoi's PPS

resin composition (until having less than 3 wt.% extracts by chloroform) to provide a resultant resin product/fuel tank having a more smoother, uniform, and thus, more commercially, marketable resin surface as taught by Nishimura.

Moreover, it is established case law that the mere purity of a compound does not, by itself, render a product/substance unobvious. *Ex parte Gray*, 10 U.S.P.Q. 2d 1922, 1927 (Bd. Pat. App. & Int. 1989); *In re White*, 374 F.2d 1010, 1013-14, 193 U.S.P.Q. 174, 177 (C.C.P.A. 1967); *In re Bergstrom*, 427 F.2d 1394, 1402, 166 U.S.P.Q. 256, 262 (C.C.P.A. 1970).

Thus, the claims are unpatentable over Kadoi.

# Allowable Subject Matter

- 4. Claims 4 and 11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record does not teach or suggest a resin molded product of a polyphenylene sulfide (PPS) resin composition, having a melt flow rate of 15 g/10 min to 50 g/10 min, comprising: (a) 60% by weight to 95% by weight of (a) PPS component and (b) 5% by weight to 40% by weight of an olefin resin; wherein said (a) PPS component comprises: (a-1) a PPS resin, not crosslinked by thermal oxidation, having a melt flow rate of 90 g/10 min to 350 g/10 min having an amount of extracts by chloroform of 2.2% by weight to 4.5% by weight; wherein said (b) olefin resin comprises:

(b-1) an epoxidized olefin copolymer and (b-2) an ethylene-α-olefin copolymer; and wherein said (a) PPS component comprises 100 parts by wt. of said (a-1) resin **and** 5 to 80 parts by wt. of (a-2) PPS resin having a melt flow rate of 50 g/10 min to 800 g/10 min and an amount of extracts by chloroform of not higher than 1% by wt.

## Response to Arguments

## The 35 U.S.C. 102 Rejection over Matsuoka (item 2 of OA)

6. Applicant's arguments in Response regarding the 35 U.S.C. 102 rejection of as anticipated by Matsuoka have been considered but deemed moot in view of the new grounds of rejection. The rejection over Matsuoka has been withdrawn due to Applicant's amendment to independent claim 1 requiring the recited (b) olefin resin to comprise a mixture of the (b-1) olefin copolymer and the (b-2) ethylene-α-olefin copolymer, which is patentably distinct from the resultant olefin polymer formed from two copolymers that is disclosed in Matsuoka.

#### Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Figueroa whose telephone number is (571) 272-8916. The examiner can normally be reached on Mon-Thurs & alt. Fri 8:00-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski can be reached on (571) 272-1302. The fax phone number for the organization where this application is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JJF/RAG

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